

## Appendix of Definitions

### Admission Types

- Sentenced to prison/newly sentenced prisoner: offender sentenced to serve more than 12 months in state prison
- Probation revocation: offender found to have violated probation and sentenced to serve more than 12 months in state prison
- Parole or mandatory supervision return: offender found to have violated supervision and returned to prison from parole or mandatory release supervision; includes offenders held on warrants awaiting revocation hearing
- New court commitments: combination of newly sentenced prisoners and probation revocations, as defined above

### Release Types

- Parole: discretionary, conditional release by Maryland Parole Commission at any point after serving 25% (for nonviolent crimes) or 50% (for violent crimes) of aggregate sentence
- Mandatory release: non-discretionary release required by law at mandatory release date based on sentence length and earned diminution credits
  - Offenders with sentences over 18 months are released to mandatory supervision; those with sentences of 18 months and under are released with no supervision to follow.
- Other: released through another mechanism such as medical parole, commutation of sentence, or court-ordered release (not including deaths or escapes)

### Probation Types

- Probation before judgement: disposition under which a court defers imposition of a verdict but may require compliance with conditions for a certain period of time
- Probation after judgment: disposition under which a court defers imposition of a sentence or suspends the sentence and releases an individual under certain conditions for a certain period of time

### Supervision Levels

- High: monthly on-site home contact, twice monthly face-to-face contact, weekly kiosk reporting and other special conditions for offenders with a risk score of 70 or higher
- Moderate: monthly on-site home contact, monthly face-to-face contact, and monthly kiosk reporting for offenders with a risk score of 36-69
- Low-Moderate: minimum monthly on-site home contacts and monthly kiosk reporting for offenders with a risk score of 16-35
- Low: least intensive level with no contact reporting requirements with a risk score of 0-15
- Additionally, there are two levels of VPI (Violence Prevention Initiative) and four levels of sex offender supervision, both are required to report two times a week

## Discharge Types

### Unsatisfactory Discharge

- Revocation: new offense—offender is guilty of a new offense committed while under supervision and the court or Parole Commission finds the offender guilty of a Violation of Probation or Parole (VOP) that includes the new charge as a basis of the VOP (regardless of whether the VOP results in incarceration)
- Revocation: technical offense—violations other than new convictions that result in the offender being found guilty of a VOP (regardless of whether the VOP results in incarceration)
- Unsatisfactory: new offense—offender is guilty of an offense committed during the supervision or monitoring period, and the case is closed (with or without a hearing) by the court or Parole Commission without finding the offender guilty of a VOP
- Unsatisfactory: no new offense—violations other than new convictions have been documented in a report to the court or Parole Commission and the case is closed (with or without a hearing) without the offender being found guilty of a VOP

### Satisfactory Discharge

- Expiration of sentence—case reaches legal expiration date
- Early termination—court agrees to close the case in a satisfactory status prior to the legal expiration date
- Commutation—the case that resulted in the offender being placed under supervision is commuted

### Other

- Transferred out of state—transferred to supervision in another jurisdiction

## Treatment beds and regulations (8-505 and 8-507)

MD Health General Code Ann. §8-505.

### *Evaluation of criminal defendants*

(a) (1) Before or during a criminal trial, before or after sentencing, or before or during a term of probation, the court may order the Department to evaluate a defendant to determine whether, by reason of drug or alcohol abuse, the defendant is in need of and may benefit from treatment if:

- (i) It appears to the court that the defendant has an alcohol or drug abuse problem; or
- (ii) The defendant alleges an alcohol or drug dependency.

(2) A court shall set and may change the conditions under which an examination is to be conducted under this section.

(3) The Department shall ensure that each evaluation under this section is conducted in accordance with regulations adopted by the Department.

(b) On consideration of the nature of the charge, the court:

- (1) May require or permit an examination to be conducted on an outpatient basis; and
  - (2) If an outpatient examination is authorized, shall set bail for the defendant or authorize the release of the defendant on personal recognizance.
- (c) (1) If a defendant is to be held in custody for examination under this section:
- (i) The defendant may be confined in a detention facility until the Department is able to conduct the examination; or
  - (ii) The court may order confinement of the defendant in a medical wing or other isolated and secure unit of a detention facility, if the court finds it appropriate for the health or safety of the defendant.
- (2) (i) If the court finds that, because of the apparent severity of the alcohol or drug dependency or other medical or psychiatric complications, a defendant in custody would be endangered by confinement in a jail, the court may order the Department to either:
- 1. Place the defendant, pending examination, in an appropriate health care facility; or
  - 2. Immediately conduct an evaluation of the defendant.
- (ii) Unless the Department retains a defendant, the defendant shall be promptly returned to the court after an examination.
- (iii) A defendant who is detained for an examination under this section may question at any time the legality of the detention by a petition for a writ of habeas corpus.
- (d) (1) If a court orders an evaluation under this section, the evaluator shall:
- (i) Conduct an evaluation of the defendant; and
  - (ii) Submit a complete report of the evaluation within 7 days to the:
    - 1. Court;
    - 2. Department; and
    - 3. Defendant or the defendant's attorney.
- (2) On good cause shown, a court may extend the time for an evaluation under this section.
- (3) Whenever an evaluator recommends treatment, the evaluator's report shall:
- (i) Name a specific program able to provide the recommended treatment; and
  - (ii) Give an actual or estimated date when the program can begin treatment of the defendant.
- (e) (1) The Department shall provide the services required by this section.
- (2) A designee of the Department may carry out any of its duties under this section if appropriate funding is provided.
- (f) Evaluations performed in facilities operated by the Department of Public Safety and Correctional Services shall be conducted by the Administration.

MD Health General Code Ann. §8-507.

*Considerations and findings prior to revocation of probation*

(a) Subject to the limitations in this section, a court that finds in a criminal case or during a term of probation that a defendant has an alcohol or drug dependency may commit the defendant as a condition of release, after conviction, or at any other time the defendant voluntarily agrees to participate in treatment, to the Department for treatment that the Department recommends, even if:

(1) The defendant did not timely file a motion for reconsideration under Maryland Rule 4-345; or

(2) The defendant timely filed a motion for reconsideration under Maryland Rule 4-345 which was denied by the court.

(b) Before a court commits a defendant to the Department under this section, the court shall:

(1) Offer the defendant the opportunity to receive treatment;

(2) Obtain the written consent of the defendant:

(i) To receive treatment; and

(ii) To have information reported back to the court;

(3) Order an evaluation of the defendant under § 8-505 or § 8-506 of this subtitle;

(4) Consider the report on the defendant's evaluation; and

(5) Find that the treatment that the Department recommends to be appropriate and necessary.

(c) Immediately on receiving an order for treatment under this section, the Department shall order a report of all pending cases, warrants, and detainers for the defendant and forward a copy of the report to the court, the defendant, and the defendant's last attorney of record.

(d) (1) The Department shall provide the services required by this section.

(2) A designee of the Department may carry out any of the Department's duties under this section if appropriate funding is provided.

(e) (1) A court may not order that the defendant be delivered for treatment until:

(i) The Department gives the court notice that an appropriate treatment program is able to begin treatment of the defendant;

(ii) Any detainer based on an untried indictment, information, warrant, or complaint for the defendant has been removed; and

(iii) Any sentence of incarceration for the defendant is no longer in effect.

(2) The Department shall facilitate the prompt treatment of a defendant.

(f) For a defendant committed for treatment under this section, a court shall order supervision of the defendant:

- (1) By an appropriate pretrial release agency, if the defendant is released pending trial;
- (2) By the Division of Parole and Probation under appropriate conditions in accordance with §§ 6-219 through 6-225 of the Criminal Procedure Article and Maryland Rule 4-345, if the defendant is released on probation; or
- (3) By the Department, if the defendant remains in the custody of a local correctional facility.

(g) A court may order law enforcement officials, detention center staff, Department of Public Safety and Correctional Services staff, or sheriff's department staff within the appropriate local jurisdiction to transport a defendant to and from treatment under this section.

(h) The Department shall promptly report to a court a defendant's withdrawal of consent to treatment and have the defendant returned to the court within 7 days for further proceedings.

(i) A defendant who is committed for treatment under this section may question at any time the legality of the commitment by a petition for a writ of habeas corpus.

(j) (1) A commitment under this section shall be for at least 72 hours and not more than 1 year.

(2) On good cause shown by the Department, the court, or the State, the court may extend the time period for providing the necessary treatment services in increments of 6 months.

(3) Except during the first 72 hours after admission of a defendant to a treatment program, the Department may terminate the treatment if the Department determines that:

- (i) Continued treatment is not in the best interest of the defendant; or
- (ii) The defendant is no longer amenable to treatment.

(k) When a defendant is to be released from treatment under this section, the Department shall notify the court that ordered the treatment.

(l) (1) If a defendant leaves treatment without authorization, the responsibility of the Department is limited to the notification of the court that ordered the defendant's treatment as soon as it is reasonably possible.

(2) Notice under this subsection shall constitute probable cause for a court to issue a warrant for the arrest of a defendant.

(m) Nothing in this section imposes any obligation on the Department:

(1) To treat any defendant who knowingly and willfully declines to consent to further treatment; or

(2) In reporting to the court under this section, to include an assessment of a defendant's dangerousness to one's self, to another individual, or to the property of another individual by virtue of a drug or alcohol problem.

(n) Time during which a defendant is held under this section for inpatient evaluation or inpatient or residential treatment shall be credited against any sentence imposed by the court that ordered the evaluation or treatment.

(o) This section may not be construed to limit a court's authority to order drug treatment in lieu of incarceration under Title 5 of the Criminal Law Article.

#### Nonviolent Crimes

1. For the Maryland Parole Commission, violent offenses are defined in Md. Correctional Services Code Ann. §§ 7-101 and 14-101 (listed below). Offenses that are eligible for parole at 25 percent of an offender's sentence are all other crimes not listed below.

Md. Criminal Law Code Ann. § 7-101(m) (2015)

#### *Definitions*

(m) Violent crime. -- "Violent crime" means:

- (1) a crime of violence as defined in § 14-101 of the Criminal Law Article; or
- (2) burglary in the first, second, or third degree.

Md. Criminal Law Code Ann. § 14-101 (2015)

#### *Mandatory sentences for crimes of violence*

(a) "Crime of violence" defined. -- In this section, "crime of violence" means:

- (1) abduction;
- (2) arson in the first degree;
- (3) kidnapping;
- (4) manslaughter, except involuntary manslaughter;
- (5) mayhem;
- (6) maiming, as previously proscribed under former Article 27, §§ 385 and 386 of the Code;
- (7) murder;
- (8) rape;
- (9) robbery under § 3-402 or § 3-403 of this article;
- (10) carjacking;
- (11) armed carjacking;
- (12) sexual offense in the first degree;
- (13) sexual offense in the second degree;

(14) use of a handgun in the commission of a felony or other crime of violence;

(15) child abuse in the first degree under § 3-601 of this article;

(16) sexual abuse of a minor under § 3-602 of this article if:

(i) the victim is under the age of 13 years and the offender is an adult at the time of the offense; and

(ii) the offense involved:

1. vaginal intercourse, as defined in § 3-301 of this article;

2. a sexual act, as defined in § 3-301 of this article;

3. an act in which a part of the offender's body penetrates, however slightly, into the victim's genital opening or anus; or

4. the intentional touching, not through the clothing, of the victim's or the offender's genital, anal, or other intimate area for sexual arousal, gratification, or abuse;

(17) an attempt to commit any of the crimes described in items (1) through (16) of this subsection;

(18) continuing course of conduct with a child under § 3-315 of this article;

(19) assault in the first degree;

(20) assault with intent to murder;

(21) assault with intent to rape;

(22) assault with intent to rob;

(23) assault with intent to commit a sexual offense in the first degree; and

(24) assault with intent to commit a sexual offense in the second degree.

2. For the purposes of the data analysis, the Department of Public Safety and Correctional Services' offense classification was used. The Department qualifies the following offenses as violent:

Department of Public Safety and Correctional Services CODE LABEL	Annotated Code References for DPSCS CODES
ABDUCT CHILD UNDER 12	CR 3-503(a)(1) ( <i>NOTE: BY PARENT</i> )
ABDUCT CHILD UNDER 16 BY STRANGER	CR 3-503(a)(2)
ABDUCT CHILD UNDER 16 TO COMMIT CRIME	CR 11-305
ABUSE/NEGLECT ADULT 1ST DEG	CR 3-604 - ( <i>NOTE: INCLUDES SEXUAL ABUSE</i> )
ABUSE/NEGLECT ADULT 2ND DEG	CR 3-605
ACC AFTER ABDUCTION CHILD UNDER 16 BY STRANGER	CR 1-301(a)
ACC AFTER ARMED CARJACKING	CR 1-301(a)

ACC AFTER ASLT 1ST DEG	CR 1-301(a)
ACC AFTER CARJACKING	CR 1-301(a)
ACC AFTER CHILD ABUSE 1ST DEG DEATH	CR 1-301(a)
ACC AFTER CHILD ABUSE 1ST DEG SEV PHYS INJ	CR 1-301(a)
ACC AFTER CHILD ABUSE SEX	CR 1-301(a)
ACC AFTER KIDNAPPING	CR 1-301(a)
ACC AFTER MAIMING	CR 1-301(a); per Art 27, sec 385, 386
ACC AFTER MANSLAUGHTER VOL	CR 1-301(a)
ACC AFTER MAYHEM	CR 1-301(a)
ACC AFTER MURDER 1ST DEG	CR 1-301(b)(1)
ACC AFTER MURDER 2ND DEG	CR 1-301(b)(2)
ACC AFTER RAPE 1ST DEG	CR 1-301(a)
ACC AFTER RAPE 2ND DEG	CR 1-301(a)
ACC AFTER ROBBERY	CR 1-301(a)
ACC AFTER RWDW	CR 1-301(a)
ACC AFTER SEX ABUSE OF MINOR	CR 1-301(a)
ACC AFTER SEX OFF 1ST DEG	CR 1-301(a)
ACC AFTER SEX OFF 2ND DEG	CR 1-301(a)
ACC BEFORE ABDUCT CHILD UNDER 16 BY STRANGER	CR 3-503(a)(2)
ACC BEFORE ARMED CARJACKING	CR 3-405(c)
ACC BEFORE ASLT 1ST DEG	CR 3-202 (NOTE: INCLUDES ASLT USING FIREARM)
ACC BEFORE CARJACKING	CR 3-405(b)
ACC BEFORE CHILD ABUSE 1ST DEG DEATH	CR 3-601(b)
ACC BEFORE CHILD ABUSE 1ST DEG SEV PHYS INJ	CR 3-601(b)
ACC BEFORE CHILD ABUSE SEX	CR 3-315
ACC BEFORE KIDNAPPING	CR 3-502
ACC BEFORE MANSLAUGHTER VOL	CR 2-207(a)(1) - (NOTE: CR 2-207(a)(2) PROVIDES FOR A PENALTY OF NMT 2Y IN LOCAL CORR FACILITY)
ACC BEFORE MURDER 1ST DEGREE	CR 2-201 & 2-205
ACC BEFORE MURDER 2ND DEG	CR 2-204 & 2-206
ACC BEFORE RAPE 1ST DEG	CR 3-309
ACC BEFORE RAPE 2ND DEG	CR 3-304
ACC BEFORE ROBBERY	CR 3-402
ACC BEFORE RWDW	CR 3-403
ACC BEFORE SEX ABUSE OF MINOR	CR 3-602 (NOTE: BY FAMILY MEMBER)
ACC BEFORE SEX OFF 1ST DEG	CR 3-311
ACC BEFORE SEX OFF 2ND DEG	CR 3-306

ARMED CARJACKING	CR 3-405(c)
ASLT 1ST DEG	CR 3-202 (NOTE: INCLUDES ASLT USING FIREARM)
ASLT 2ND DEG	CR 3-203(b)
ASLT 2ND DEG LAW ENF OFFICER	CR 3-203(c)(2)
ASLT BY INMATE 1ST DEG	CR 3-210 (NOTE: SENTENCE MUST BE CONSECUTIVE)
ASLT CORR EMP FLUID	CR 3-205
ASSISTED SUICIDE	CR 3-102 (Penalty = 3-104)
ATT POISONING	CR 3-213
ATT TO FLEE POLICE DEATH	TA 21-904(d)(2) (PENALTY = TA 27-101(p)(3))
ATT-ABDUCT CHILD UNDER 12	CR 3-503(a)(1) (NOTE: BY PARENT)
ATT-ABDUCT CHILD UNDER 16 BY STRANGER	CR 3-503(a)(2)
ATT-ABDUCT CHILD UNDER 16 TO COMMIT CRIME	CR 11-305
ATT-ABUSE/NEGLECT ADULT 1ST DEG	CR 3-604 - (NOTE: INCLUDES SEXUAL ABUSE)
ATT-ABUSE/NEGLECT ADULT 2ND DEG	CR 3-605
ATT-ARMED CARJACKING	CR 3-405(c)
ATT-ASLT 1ST DEG	CR 3-202 (NOTE: INCLUDES ASLT USING FIREARM)
ATT-ASLT 2ND DEG	CR 3-203
ATT-ASLT 2ND DEG LAW ENF OFFICER	CR 3-203(c)(2)
ATT-ASLT BY INMATE 1ST DEG	CR 3-210 (NOTE: SENTENCE MUST BE CONSECUTIVE)
ATT-ASLT CORR EMP FLUID	CR 3-205
ATT-ASSISTED SUICIDE	CR 3-102 (Penalty = 3-104)
ATT-ATT POISONING	CR 3-213
ATT-ATT TO FLEE POLICE DEATH	TA 21-904(d)(2) (PENALTY = TA 27-101(p)(3))
ATT-CARJACKING	CR 3-405(b)
ATT-CAUSE INGEST BODILY FLUID	CR 3-215
ATT-CHILD ABDUCT BY RELATIVE IN STATE	FL 9-304 (Penalty = FL 9-307)
ATT-CHILD ABDUCT BY RELATIVE OOS	FL 9-305 (Penalty = FL 9-307)
ATT-CHILD ABUSE 1ST DEG DEATH	CR 3-601(b)
ATT-CHILD ABUSE 1ST DEG SEV PHYS INJ	CR 3-601(b)
ATT-CHILD ABUSE 2ND DEG	CR 3-601(d)
ATT-CHILD ABUSE SEX	CR 3-315
ATT-CHILD PORN SEX SUBJECT	CR 11-207(a) (1), (2), (3)
ATT-CHILD SELLING	CR 3-603
ATT-COMMIT COV BEFORE MINOR	CR 3-601.1 (Enhanced penalty) (NOTE: No CJIS code)

ATT-CONTAMINATE/POISON WATER	CR 3-214
ATT-EMAIL MISUSE	CR 3-805
ATT-FALSE IMPRISONMENT	COMMON LAW
ATT-FALSE IMPRISONMENT BY INMATE	CS 8-801
ATT-HARASSMENT	CR 3-803
ATT-HATE CRIME FEL	CR 10-304(2)(i) and (ii) ( <i>NOTE: NO CJIS CODE</i> )
ATT-HATE CRIME MISD	CR 10-302, 10-303, 10-304(1), 10-305, 10-306
ATT-HLTH CARE FRAUD DEATH	CR 8-509, 8-510, 8-511, 8-512, 8-513, 8-514, 8-515 (Penalty = 8-516(a))
ATT-HLTH CARE FRAUD SERIOUS INJ	CR 8-509, 8-510, 8-511, 8-512, 8-513, 8-514, 8-515 (Penalty = 8-516(b))
ATT-HUMAN TRAF OF MINOR	CR 11-303(b)
ATT-INCEST	CR 3-323
ATT-KIDNAPPING	CR 3-502
ATT-LASER POINTER AIRPLANE	CR 3-807
ATT-LEAVE SCENE ACCID DEATH	TA 20-102(b) (Violation = TA 27-113(c))
ATT-LIFE THREAT INJ VEH/VESS CDS	CR 3-211(c) and (f)
ATT-LIFE THREAT INJ VEH/VESS IMPAIRED ALC/DRUGS	CR 3-211(d) and (e)
ATT-MANSLAUGHTER INVOL	CR 2-207 ( <i>NOTE: "INVOLUNTARY" MUST BE SPECIFIED ON COMMITMENT ORDER</i> )
ATT-MANSLAUGHTER VEH	CR 2-209
ATT-MANSLAUGHTER VEH/VESS CRIM NEGLNT	CR 2-210
ATT-MANSLAUGHTER VOL	CR 2-207(a)(1) - ( <i>NOTE: CR 2-207(a)(2) PROVIDES FOR A PENALTY OF NMT 2Y IN LOCAL CORR FACILITY</i> )
ATT-MURDER 1ST DEG	CR 2-201 & 2-205
ATT-MURDER 2ND DEG	CR 2-204 & 2-206
ATT-NEGLNT HOMICIDE MV/BOAT IMPAIRED	CR 2-504, 2-505, 2-506
ATT-NEGLNT HOMICIDE MV/BOAT UNDER INFL ALC	CR 2-503
ATT-PEEPING TOM	CR 3-901
ATT-PERVERTED PRACTICES	CR 3-322
ATT-RAPE 1ST DEG	CR 3-309
ATT-RAPE 2ND DEG	CR 3-310
ATT-RECKLESS ENDANGER	CR 3-204(a)(1) and (a)(2) - ( <i>NOTE: CR 3-204(a)(2) REFERS ONLY TO DISCHARGE OF FIREARM FROM A CAR</i> )
ATT-REVENGE PORN	CR 3-809
ATT-ROBBERY	CR 3-402
ATT-RWDW	CR 3-403
ATT-RWDW	CR 3-403

ATT-SEX ABUSE OF MINOR	CR 3-602 ( <i>NOTE: BY FAMILY MEMBER; SPEC CRITERIA FOR COV</i> )
ATT-SEX CONDUCT CORR EMP	CR 3-314
ATT-SEX OFF 1ST DEG	CR 3-311
ATT-SEX OFF 2ND DEG	CR 3-312
ATT-SEX OFF 3RD DEG	CR 3-307
ATT-SEX OFF 4TH DEG	CR 3-308
ATT-SEX SOLICIT OF MINOR	CR 3-324
ATT-SODOMY	CR 3-321
ATT-STALKING	CR 3-802
ATT-SURVEILLANCE	CR 3-902, 3-903
ATT-TELEPH MISUSE	CR 3-804
ATT-USE COMPUTER TO HARASS	CR 8-301(b-1); Penalty = CR 8-301(g)
ATT-USE ID INFO TO COMMIT SEX CRIME	CR 3-325
CARJACKING	CR 3-405(b)
CAUSE INGEST BODILY FLUID	CR 3-215
CHILD ABDUCT BY RELATIVE IN STATE	FL 9-304 (Penalty = FL 9-307)
CHILD ABDUCT BY RELATIVE OOS	FL 9-305 (Penalty = FL 9-307)
CHILD ABUSE 1ST DEG DEATH	CR 3-601(b)
CHILD ABUSE 1ST DEG SEV PHYS INJ	CR 3-601(b)
CHILD ABUSE 2ND DEG	CR 3-601(d)
CHILD ABUSE SEX	CR 3-315
CHILD PORN SEX SUBJECT	CR 11-207(a) (1), (2), (3)
CHILD SELLING	CR 3-603
COMMIT COV BEFORE MINOR	CR 3-601.1 (Enhanced penalty) ( <i>NOTE: No CJIS code</i> )
CON-ABDUCT CHILD UNDER 12	CR 3-503(a)(1) ( <i>NOTE: BY PARENT</i> )
CON-ABDUCT CHILD UNDER 16 BY STRANGER	CR 3-503(a)(2)
CON-ABDUCT CHILD UNDER 16 TO COMMIT CRIME	CR 11-305
CON-ABUSE/NEGLECT ADULT 1ST DEG	CR 3-604 - ( <i>NOTE: INCLUDES SEXUAL ABUSE</i> )
CON-ABUSE/NEGLECT ADULT 2ND DEG	CR 3-605
CON-ARMED CARJACKING	CR 3-405(c)
CON-ASLT 1ST DEG	CR 3-202 ( <i>NOTE: INCLUDES ASLT USING FIREARM</i> )
CON-ASLT 2ND DEG	CR 3-203(b)
CON-ASLT 2ND DEG LAW ENF OFFICER	CR 3-203(c)(2)
CON-ASLT BY INMATE 1ST DEG	CR 3-210 ( <i>NOTE: SENTENCE MUST BE CONSECUTIVE</i> )
CON-ASLT BY INMATE 2ND DEG	CR 3-210 ( <i>NOTE: CJIS CODE 1 1416 INCLUDES CORR OFFICER; SENTENCE MUST BE SERVED CONSECUTIVELY</i> )

CON-ASLT CORR EMP FLUID	CR 3-205
CON-ASSISTED SUICIDE	CR 3-102 (Penalty = 3-104)
CON-ATT POISONING	CR 3-213
CON-ATT TO FLEE POLICE DEATH	TA 21-904(d)(2) (PENALTY = TA 27-101(p)(3))
CON-CARJACKING	CR 3-405(b)
CON-CAUSE INGEST BODILY FLUID	CR 3-215
CON-CHILD ABDUCT BY RELATIVE IN STATE	FL 9-304 (Penalty = FL 9-307)
CON-CHILD ABDUCT BY RELATIVE OOS	FL 9-305 (Penalty = FL 9-307)
CON-CHILD ABUSE 1ST DEG DEATH	CR 3-601(b)
CON-CHILD ABUSE 1ST DEG SEV PHYS INJ	CR 3-601(b)
CON-CHILD ABUSE 2ND DEG	CR 3-601(d)
CON-CHILD ABUSE SEX	CR 3-315
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CON-EMAIL MISUSE	CR 3-805
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CON-HATE CRIME MISD	CR 10-302, 10-303, 10-304(1), 10-305, 10-306
CON-HLTH CARE FRAUD DEATH	CR 8-509, 8-510, 8-511, 8-512, 8-513, 8-514, 8-515 (Penalty = 8-516(a))
CON-HLTH CARE FRAUD SERIOUS INJ	CR 8-509, 8-510, 8-511, 8-512, 8-513, 8-514, 8-515 (Penalty = 8-516(b))
CON-HUMAN TRAF OF MINOR	CR 11-303(b)
CON-INCEST	CR 3-323
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	<i>LOCAL CORR FACILITY)</i>
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CON-MURDER 2ND DEG	CR 2-204 & 2-206
CON-NEGLNT HOMICIDE MV/BOAT IMPAIRED	CR 2-504, 2-505, 2-506
CON-NEGLNT HOMICIDE MV/BOAT UNDER INFL ALC	CR 2-503
CON-PEEPING TOM	CR 3-901
CON-PERVERTED PRACTICES	CR 3-322
CON-RAPE 1ST DEG	CR 3-309
CON-RAPE 2ND DEG	CR 3-304
CON-RECKLESS ENDANGER	CR 3-204(a)(1) and (a)(2) - <i>(NOTE: CR 3-204(a)(2) REFERS ONLY TO DISCHARGE OF FIREARM FROM A CAR)</i>
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CON-SEX OFF 2ND DEG	CR 3-306
CON-SEX OFF 3RD DEG	CR 3-307
CON-SEX OFF 4TH DEG	CR 3-308
CON-SEX SOLICIT OF MINOR	CR 3-324
CON-SODOMY	CR 3-321
CON-STALKING	CR 3-802
CON-SURVEILLANCE	CR 3-902, 3-903
CONTAMINATE/POISON WATER	CR 3-214
CON-TELEPH MISUSE	CR 3-804
CON-USE COMPUTER TO HARASS	CR 8-301(b-1); Penalty = CR 8-301(g)
CON-USE ID INFO TO COMMIT SEX CRIME	CR 3-325
EMAIL MISUSE	CR 3-805
FALSE IMPRISONMENT	COMMON LAW
FALSE IMPRISONMENT BY INMATE	CS 8-801
HARASSMENT	CR 3-803
HATE CRIME FEL	CR 10-304(2)(i) and (ii) <i>(NOTE: NO CJIS CODE)</i>
HATE CRIME MISD	CR 10-302, 10-303, 10-304(1), 10-305, 10-306
HATE CRIME MISD	CR 10-302, 10-303, 10-304(1), 10-305, 10-306
HLTH CARE FRAUD DEATH	CR 8-509, 8-510, 8-511, 8-512, 8-513, 8-514, 8-515 (Penalty = 8-516(a))

HLTH CARE FRAUD SERIOUS INJ	CR 8-509, 8-510, 8-511, 8-512, 8-513, 8-514, 8-515 (Penalty = 8-516(b))
HUMAN TRAF OF MINOR	CR 11-303(b)
INCEST	CR 3-323
KIDNAPPING	CR 3-502
LASER POINTER AIRPLANE	CR 3-807
LEAVE SCENE ACCID DEATH	TA 20-102(b) (Violation = TA 27-113(c))
LIFE THREAT INJ VEH/VESS CDS	CR 3-211(c) and (f)
LIFE THREAT INJURY VEH/VESS IMPAIRED ALC/DRUGS	CR 3-211(d) and (e)
MANSLAUGHTER INVOL	CR 2-207 (NOTE: "INVOLUNTARY" MUST BE SPECIFIED ON COMMITMENT ORDER)
MANSLAUGHTER VEH	CR 2-209
MANSLAUGHTER VEH/VESS CRIM NEGLNT	CR 2-210
MANSLAUGHTER VOL	CR 2-207(a)(1) - (NOTE: CR 2-207(a)(2) PROVIDES FOR A PENALTY OF NMT 2Y IN LOCAL CORR FACILITY)
MURDER 1ST DEG	CR 2-201 & 2-205
MURDER 2ND DEG	CR 2-204 & 2-206
NEGLNT HOMICIDE MV/BOAT IMPAIRED	CR 2-504, 2-505, 2-506
NEGLNT HOMICIDE MV/BOAT UNDER INFL ALC	CR 2-503
PEEPING TOM	CR 3-901
PERVERTED PRACTICES	CR 3-322
RAPE 1ST DEG	CR 3-303
RAPE 2ND DEG	CR 3-304
RECKLESS ENDANGER	CR 3-204(a)(1) and (a)(2) - (NOTE: CR 3-204(a)(2) REFERS ONLY TO DISCHARGE OF FIREARM FROM A CAR)
REVENGE PORN	CR 3-809
ROBBERY	CR 3-402
RWDW	CR 3-403
SEX ABUSE OF MINOR	CR 3-602 (NOTE: BY FAMILY MEMBER; SPEC CRITERIA FOR COV)
SEX CONDUCT CORR EMP	CR 3-314
SEX OFF 1ST DEG	CR 3-305
SEX OFF 2ND DEG	CR 3-306
SEX OFF 3RD DEG	CR 3-307
SEX OFF 4TH DEG	CR 3-308
SEX SOLICIT OF MINOR	CR 3-324
SODOMY	CR 3-321
SOL-ABDUCT CHILD UNDER 12	CR 3-503(a)(1) (NOTE: BY PARENT)
SOL-ABDUCT CHILD UNDER 16 BY STRANGER	CR 3-503(a)(2)

SOL-ABDUCT CHILD UNDER 16 TO COMMIT CRIME	CR 11-305
SOL-ABUSE/NEGLECT ADULT 1ST DEG	CR 3-604 - <i>(NOTE: INCLUDES SEXUAL ABUSE)</i>
SOL-ABUSE/NEGLECT ADULT 2ND DEG	CR 3-605
SOL-ARMED CARJACKING	CR 3-405(c)
SOL-ASLT 1ST DEG	CR 3-202 (NOTE: INCLUDES ASLT USING FIREARM)
SOL-ASLT 2ND DEG	CR 3-203(b)
SOL-ASLT 2ND DEG LAW ENF OFFICER	CR 3-203(c)(2)
SOL-ASLT BY INMATE 1ST DEG	CR 3-210 <i>(NOTE: SENTENCE MUST BE CONSECUTIVE)</i>
SOL-ASLT BY INMATE 2ND DEG	CR 3-210 <i>(NOTE: CJIS CODE 1 1416 INCLUDES CORR OFFICER; SENTENCE MUST BE SERVED CONSECUTIVELY)</i>
SOL-ASLT CORR EMP FLUID	CR 3-205
SOL-ASSISTED SUICIDE	CR 3-102 (Penalty = 3-104)
SOL-ATT POISONING	CR 3-213
SOL-ATT TO FLEE POLICE DEATH	TA 21-904(d)(2) (PENALTY = TA 27-101(p)(3))
SOL-CARJACKING	CR 3-405(b)
SOL-CAUSE INGEST BODILY FLUID	CR 3-215
SOL-CHILD ABDUCT BY RELATIVE IN STATE	FL 9-304 (Penalty = FL 9-307)
SOL-CHILD ABDUCT BY RELATIVE OOS	FL 9-305 (Penalty = FL 9-307)
SOL-CHILD ABUSE 1ST DEG DEATH	CR 3-601(b)
SOL-CHILD ABUSE 1ST DEG SEV PHYS INJ	CR 3-601(b)
SOL-CHILD ABUSE 2ND DEG	CR 3-601(d)
SOL-CHILD ABUSE SEX	CR 3-315
SOL-CHILD PORN SEX SUBJECT	CR 11-207(a) (1), (2), (3)
SOL-CHILD SELLING	CR 3-603
SOL-COMMIT COV BEFORE MINOR	CR 3-601.1 (Enhanced penalty) (NOTE: No CJIS code)
SOL-CONTAMINATE/POISON WATER	CR 3-214
SOL-EMAIL MISUSE	CR 3-805
SOL-FALSE IMPRISONMENT	COMMON LAW
SOL-FALSE IMPRISONMENT BY INMATE	CS 8-801
SOL-HARASSMENT	CR 3-803
SOL-HATE CRIME FEL	CR 10-304(2)(i) and (ii) <i>(NOTE: NO CJIS CODE)</i>
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SOL-HLTH CARE FRAUD DEATH	CR 8-509, 8-510, 8-511, 8-512, 8-513, 8-514, 8-515 (Penalty = 8-516(a))
SOL-HLTH CARE FRAUD SERIOUS INJ	CR 8-509, 8-510, 8-511, 8-512, 8-513, 8-514, 8-515 (Penalty = 8-516(b))
SOL-HUMAN TRAF OF MINOR	CR 11-303(b)

SOL-INCEST	CR 3-323
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SOL-PERVERTED PRACTICES	CR 3-322
SOL-RAPE 1ST DEG	CR 3-309
SOL-RAPE 2ND DEG	CR 3-304
SOL-RECKLESS ENDANGER	CR 3-204(a)(1) and (a)(2) - (NOTE: CR 3- 204(a)(2) REFERS ONLY TO DISCHARGE OF FIREARM FROM A CAR)
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SOL-SEX ABUSE OF MINOR	CR 3-602 (NOTE: BY FAMILY MEMBER)
SOL-SEX CONDUCT CORR EMP	CR 3-314
SOL-SEX OFF 1ST DEG	CR 3-311
SOL-SEX OFF 2ND DEG	CR 3-306
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SOL-USE ID INFO TO COMMIT SEX CRIME	CR 3-325
STALKING	CR 3-802
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TELEPH MISUSE	CR 3-804
USE COMPUTER SVS TO HARASS	CR 8-301(b-1); Penalty = CR 8-301(g)
USE ID INFO TO COMMIT SEX CRIME	CR 3-325